UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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UNITED	SIAILS	Or F	AWILKICA

V.	CRIMINAL CASE NO. 1:23-cr-10186-ADB
Jaquori Lyons. Et al	

ORDER OF EXCLUDABLE DELAY

In accordance with the Speedy Trial Act of 1974, as amended, this Court hereby orders excludable delay for the time periods and for the reasons checked below.

March 1, 2024		/s/ Donald 1	/s/ Donald L. Cabell		
	Date	U.S. Magi	strate Judge		
REFE	ER TO DOCUMENT(S) #				
[]	XA	Proceedings including examinations to determine mental competency or physical capacity	18 U.S.C.§3161(h)(1)(A)		
[]	XC	Trial on other charges against defendant	18 U.S.C.§3161(h)(1)(B)		
[]	XD ———	Interlocutory Appeal	18 U.S.C.§3161(h)(1)(C)		
[]	XE	Pretrial motions from filing date to hearing or disposition	18 U.S.C.§3161(h)(1)(D)		
[]	XF	Transfer (Rule 20) or Removal (Rule 5) proceedings	18 U.S.C.§3161(h)(1)(E)		
[]	XG	Proceedings under advisement	18 U.S.C.§3161(h)(1)(H)		
[]	XH	Miscellaneous proceedings concerning defendant	18 U.S.C.§3161(h)(1)		
[]	XI —	Prosecution deferred	18 U.S.C.§3161(h)(2)		
[]	ХЈ	Transportation from other district	18 U.S.C.§3161(h)(1)(F)		
[]	XK —	Consideration of proposed plea agreement	18 U.S.C.§3161(h)(1)(G)		
[]	XM	Absence or unavailability of defendant or essential government witness	18 U.S.C.§3161(h)(3)		
[]	XN	Period of mental or physical incompetency or physical inability to stand trial	18 U.S.C.§3161(h)(4)		
[]	XP	Superseding indictment and/or new charges	18 U.S.C.§3161(h)(5)		
[]	XR	Defendant joined with co-defendant for whom time has not run	18 U.S.C.§3161(h)(6)		
[]	XU	Time from first arraignment to withdrawal of guilty plea	18 U.S.C.§3161(i)		
[]	XW —	Grand Jury indictment time extended	18 U.S.C.§3161(b)		
[X]	XT 2/14/24-4/3/24	Continuance granted in the interest of justice**	18 U.S.C.§3161(h)(7)(A)		

**The Court finds that the interests of justice in this case, *i.e.*, to provide the parties additional time to develop their respective discovery plans, to produce discovery under the automatic discovery process, to evaluate the discovery and to seek additional discovery, and for the defendant to consider the need for pre-trial motions, outweigh the best interests of the public and defendant for a trial within seventy days of the filing date (and making public) of the indictment. (See L.R. 112.2(A)(1)). I further find that not granting this continuance would deny counsel for both the government and the defendant a reasonable time necessary for effective preparation, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).